

IN THE U.S. PATENT AND TRADEMARK OFFICE

December 4, 2008

USPTO  
PATENT APPLICATION  
RECEIVED  
DIVISION

2008 DEC -8 PM 4:43

Applicant: Hiroshi SEKIYA

For: STAINING PREVENTION METHOD FOR DRY PART OF PAPER  
MACHINE AND STAINING INHIBITOR USED FOR THE METHOD

Serial No.: 10/552 517

Group: 1791

Confirmation No.: 2391

Filed: October 7, 2005

Examiner: Halpern

International Application No.: PCT/JP2004/004462

International Filing Date: March 29, 2004

Atty. Docket No.: 4414.P0684US

Mail Stop 16

Director of the U.S. Patent and Trademark Office

P.O. Box 1450

Alexandria, VA 22313-1450

**REQUEST FOR REFUND**

Sir:

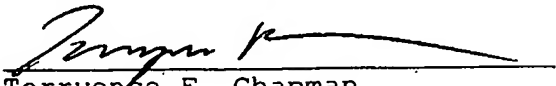
An erroneous charge for the above-identified patent application appears on our Deposit Account Statement dated October 2008, a copy of which is enclosed.

More specifically, our deposit account has been erroneously charged \$130 under Fee Code 1814 (i.e., Statutory Disclaimer).

(Please see the following page.)

**CERTIFICATE OF MAILING**

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop 16, Director of Director of the U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450, on December 4, 2008.

  
Terryence F. Chapman

Please note that a Response and a Terminal Disclaimer were filed with the Patent Office on September 2, 2008 and on the Amendment Transmittal which accompanied the Response, the fee for the Terminal Disclaimer was included and paid. The Applicant is a small entity and, therefore, the fee was \$65.00. A copy of the Amendment Transmittal and a copy of the postal card evidencing the USPTO's receipt of the Amendment Transmittal and our check is enclosed.

A credit to our Deposit Account (No. 06-1382) in the amount of \$130.00 is in order and such is respectfully requested.

Respectfully submitted,

  
Terryence F. Chapman

TFC/smd

FLYNN, THIEL, BOUTELL	David G. Boutell	Reg. No. 25 072
& TANIS, P.C.	Terryence F. Chapman	Reg. No. 32 549
2026 Rambling Road	Mark L. Maki	Reg. No. 36 589
Kalamazoo, MI 49008-1631	Liane L. Churney	Reg. No. 40 694
Phone: (269) 381-1156	John A. Waters	Reg. No. 24 802
Fax: (269) 381-5465	Brian R. Tumm	Reg. No. 36 328
	Donald J. Wallace	Reg. No. 43 977
	Dale H. Thiel	Reg. No. 24 323
	Sidney B. Williams, Jr.	Reg. No. 24 949
	Heon Jekal	Reg. No. L0379*
	*limited recognition number	

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Copy of Amendment Transmittal  
Copy of Postal Card  
Postal Card

110.10/07

10/10 9954	1509987	3008.T0066US	7205	\$100.00	\$18,537.64
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10/14 357	77147110	3008.T0287US	7003	\$100.00	\$17,137.64
10/14 2148	78759578	3008.T0250US	7003	\$100.00	\$17,037.64
10/14 26	P115722	3138M0001US	1463	\$200.00	\$16,837.64
10/14 1	10552517	4414.P0684US	1814	\$130.00	\$16,707.64
10/15 13	P115722	3138M0001US	1463	\$200.00	\$16,507.64

Statutory  
Disclaimer

START	SUM OF	SUM OF	END
BALANCE	CHARGES	REPLENISH	BALANCE
\$23,692.64	\$7,865.00	\$680.00	\$16,507.64

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IN THE U.S. PATENT AND TRADEMARK OFFICE

PATENT APPLICATION

September 2, 2008

Applicant: Hiroshi SEKIYA

Title: STAINING PREVENTION METHOD FOR DRY PART OF PAPER MACHINE  
AND STAINING INHIBITOR USED FOR THE METHOD

Serial No.: 10/552 517

Group: 1791

Confirmation No.: 2391

Filed: October 7, 2005

Examiner: Halpern

International Application No.: PCT/JP2004/004462

International Filing Date: March 29, 2004

Atty. Docket No.: 4414.P0684US

Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

MAILED TO PATENT OFFICE  
DATE SEP - 2 2008

COPY

Sir:

Herewith is an amendment in the above-identified application.

[X] Applicant claims small entity status. See 37 CFR 1.27.

[X] The additional filing fee has been calculated as shown below:

For	No. Filed	No. Extra	( ) LG Entity	RATE	(X) SM Entity	Fee
Total Claims	(25 - 24 = 1)		x \$ 50.00		x \$ 25.00	25.00
Indep. Claims	(11 - 3 = 8)		x \$210.00		x \$105.00	840.00
[ ] Multiple Dep. Claim			+ \$370.00		+ \$185.00	
* * * TOTAL FILING FEE * * *						\$ 865.00

[X] Pursuant to 37 CFR 1.136(a), please extend the shortened period for response by one month. The extension fee is: \$60.00.

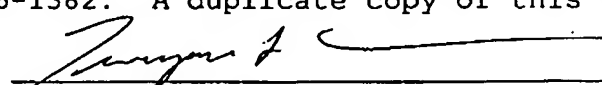
[X] Enclosed is a Terminal Disclaimer for recording against this application. The fee to cover the cost of recording the Terminal Disclaimer is: \$65.00.

[X] A Check for \$990.00 is enclosed to cover fees.

[X] Please credit any overpayment, or charge any additional filing fee required under 37 CFR 1.16 or 1.17 by this communication, to Deposit Account No. 06-1382. A duplicate copy of this sheet is enclosed.

IN DUPLICATE

TFC/smd

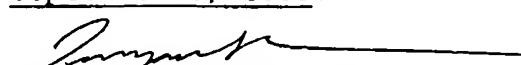
  
Terryence F. Chapman Reg. No. 32 549

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on September 2, 2008.

130.09/07

(00116806.DOC)

  
Terryence F. Chapman

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IAP04Rec'd PCT 05 SEP 2008

Received the following:

Amendment Transmittal including  
Additional Filing Fee (\$865),  
One Month Time Extension (\$60),  
Terminal Disclaimer Fee (\$65) and  
Certificate of Mailing dated September 2, 2008

Response including  
Replacement Abstract,  
Clean Substitute Abstract,  
Marked-Up Substitute Abstract,  
Terminal Disclaimer and  
Certificate of Mailing dated September 2, 2008

Check (\$990)

Applicant: Hiroshi SEKIYA

Title: STAINING PREVENTION METHOD FOR DRY PART OF PAPER MACHINE  
AND STAINING INHIBITOR USED FOR THE METHOD

Serial No.: 10/552 517

Confirmation No.: 2391

Filing Date: October 7, 2005

Examiner: Halpern

Group: 1791

Our Ref: 4414.P0684US

Due: September 2, 2008



{00117019.DOC}

APPLICATION

IN THE U.S. PATENT AND TRADEMARK OFFICE

September 2, 2008

Applicant: Hiroshi SEKIYA

For: STAINING PREVENTION METHOD FOR DRY PART OF PAPER MACHINE  
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Filed: October 7, 2005                      Examiner: Halpern

International Application No.: PCT/JP2004/004462

International Filing Date: March 29, 2004

Atty. Docket No.: 4414.P0684US

Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

RESPONSE

Sir:

In response to the Office Action dated May 2, 2008,  
please amend the above-identified application as follows:

(Please see following pages.)

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being  
deposited with the United States Postal Service with  
sufficient postage as first class mail in an envelope  
addressed to: Commissioner for Patents, P.O. Box 1450,  
Alexandria, VA 22313-1450, on September 2, 2008.

19/08/2008 LLANDGRA 00000023 10552517

11 FC:2615	25.00 OP
12 FC:2614	840.00 OP
13 FC:2617	65.00 OP
14 FC:2251	60.00 OP

  
Terryence F. Chapman

Adjustment date: 12/11/2008 SDIRETA1  
19/08/2008 LLANDGRA 00000023 10552517  
13 FC:2617

-65.00 OP

Document code: WFEE

United States Patent and Trademark Office  
Sales Receipt for Accounting Date: 10/14/2008

WPHILLIP SALE #00000001 Mailroom Dt: 09/05/2008 061382 10552517  
01 FC:1814 130.00 DA

Adjustment date: 12/11/2008 SDIRETA1  
10/14/2008 WPHILLIP 00000001 061382 10552517  
01 FC:1814 130.00 CR

PATENT APPLICATION

IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant: Hiroshi SEKIYA

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Atty. Docket No.: 4414.P0684US

Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

**TERMINAL DISCLAIMER**

I, the undersigned, state that I am the legal representative of Maintech Co., Ltd., having a place of business at 28-14, Nagasaki 1-chome, Toshima-ku, Tokyo 171-0051, Japan, and am empowered to act on behalf of Maintech Co., Ltd. in making this Terminal Disclaimer, that Maintech Co., Ltd. is the assignee of the entire right, title and interest in and to application Serial No. 10/552 517, filed October 7, 2005, by virtue of an assignment recorded on August 3, 2006 at Reel 018044, Frame 0926, and hereby certify, to the best of Maintech Co., Ltd.'s knowledge and belief, that title is in Maintech Co., Ltd., and at the time the inventions described and claimed in application Serial Nos. 10/540 617, 10/501 303, 10/546 345 and 10/522 648 were made, all of the inventors of said claimed inventions were subject to an obligation to assign and convey the subjects matter of application Serial Nos. 10/540 617, 10/501 303, 10/546 345 and 10/522 648 to Maintech Co., Ltd.

12/11/2008 SDIRETA1 00000005 10552517

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01 FC:2814

65.00 DP



Maintech Co., Ltd. hereby disclaims the terminal part of any patent granted on application Serial No. 10/552 517, and any continuations or divisions thereof, which would extend beyond the expiration date of any patents issuing from application Serial Nos. 10/540 617, 10/501 303, 10/546 345 and 10/522 648, and any continuations or divisions thereof, and hereby agrees that any patent so granted on application Serial No. 10/552 517, and any continuations or divisions thereof, shall be the same as the legal title to any patents issuing from application Serial Nos. 10/540 617, 10/501 303, 10/546 345 and 10/522 648, and any continuations or divisions thereof, shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title to any patents issuing from application Serial Nos. 10/540 617, 10/501 303, 10/546 345 and 10/522 648, and any continuations or divisions thereof, and to be binding upon the grantee, its successors or assigns.

Maintech Co., Ltd. does not disclaim any terminal part of any patent granted on application Serial No. 10/552 517 that would extend to the full statutory term as presently shortened by any terminal disclaimer of any patent issuing from application Serial Nos. 10/540 617, 10/501 303, 10/546 345 and 10/522 648 in the event it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321(a), has all claims canceled by a reexamination certificate, or is otherwise terminated prior to the expiration of its statutory term as presently shortened by any terminal disclaim, except for the separation of legal title stated above.

Dated: September 2, 2008

Terryence F. Chapman  
Terryence F. Chapman  
Reg. No. 32 549